

IT IS HEREBY ADJUDGED and DECREED that the below described is SO ORDERED.

Dated: October 26, 2012.

CRAIG A. GARGOTTA
UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

IN RE:	§ CASE NO. 11-12367-CAG
JUSTIN ALLEN PLATT,	§§CHAPTER 7
Debtor.	§
WILL RHODES	§ §
Plaintiff,	§ § ADV. NO. 11-01266-CAG
V.	§ §
JUSTIN ALLEN PLATT	\$ \$ 8
Defendant.	§

JUDGMENT

On September 14, 2012, came on for trial the above styled and numbered adversary proceeding. Plaintiff Will Rhodes filed the proceeding against Defendant Justin Allen Platt, seeking a determination of nondischargeability for debts arising from a state law personal injury claim against Platt. Having considered the arguments and statements of counsel, the evidence

presented, and Plaintiff's post-hearing brief, the Court made findings of fact and conclusions of law, and issued a memorandum opinion holding that Platt willfully and maliciously injured Rhodes. In accordance with the Court's Memorandum Opinion, it is hereby ORDERED, ADJUDGED, AND DECREED that:

- 1. Any debt arising from Platt's willful and malicious injury to Rhodes is nondischargeable under Section 523(a)(6) of the Bankruptcy Code.
 - 2. Each party is to bear its own costs.

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